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October 25, 2019

VIA ECF

Honorable Lewis A. Kaplan United States District Judge Daniel Patrick Movnihan United States Courthouse 500 Pearl Street New York, NY 10007-1312

> United States v. Abdel-Wadood, 19 Cr. 233 Re:

Dear Judge Kaplan:

I write to seek a modification of Mustafa Abdel-Wadood's bail conditions. Mr. Abdel-Wadood is currently subject to electronic monitoring by GPS and is permitted to travel in Manhattan between 7 a.m. and midnight. There are also four co-signors on a \$10 million bond secured by two properties. We respectfully request that Mr. Abdel-Wadood's travel restrictions be extended to include the Southern and Eastern Districts of New York and that his midnight curfew be removed. Permitting Mr. Abdel-Wadood to travel throughout the Southern and Eastern Districts would allow him greater freedom, especially when his family visits over the upcoming holidays. Mr. Abdel-Wadood would continue to be electronically monitored and his bond conditions, including the surrender of his passports, would otherwise remain in place.

The government (AUSA Andrew Thomas) consents to this proposed modification; Pretrial Services has no objection and reports that Mr. Abdel-Wadood has been fully compliant with his bail conditions.

> Respectfully submitted, /s/ Paul Shechtman

Paul Shechtman

cc:

AUSA Andrew Thomas

Pretrial Services Officer Joshua Rothman

Paul Shechtman

Bartner

T: +1.212.508.6107

F: +1.800.404.3970

1251 Avenue of the Americas, 49th Floor, New York, New York 1

paul.shechtman@bracewell.com

bracewell.com

AUSTIN CONNECTICUT DALLAS DUBAI HOUSTON LONDON NEW YORK



U.S. Department of Justice

United States Attorney Southern District of New York

The Silvio J Mollo Building One Saint Andrew's Plaza New York, New York 10007

November 4, 2019

BY EMAIL

The Hon. Lewis A. Kaplan United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007



Re: United States v. Mustafa Abdel Wadood, 19 Cr. 233 (LAK)

Dear Judge Kaplan:

The Government respectfully writes in response to Mustafa Abdel-Wadood's request for a modification of his conditions of release, namely to lift the midnight curfew and to permit travel within the Southern and Eastern Districts of New York. (See ECF Doc. 53). The Government consents to the proposed modification.

Respectfully submitted,

GEOFFREY S. BERMAN United States Attorney

By:

/s/
Andrea Griswold
Andrew Thomas
Max Nicholas

Assistant United States Attorneys (212) 637-1205/2106/1565

cc: Paul Shechtman, Esq. (via email)

Pre-Trial Services Officer Joshua Rothman (via email)